08/22/2001

CLERK OF THE COURT FORM R109B

THE HONORABLE JOHN M. GAYLORD

L. Gonzales
Deputy

CR 2001-094396

FILED:

8/24/0/

STATE OF ARIZONA

DAVID J PALMER

v.

JON ANDREW ALLMON

DOB: 4/13/63

ANDERS L LUNDIN

APO-SENTENCINGS-SE APPEALS-SE

DISPOSITION CLERK-SE VICTIM WITNESS DIV-CA-SE

#### SUSPENSION OF SENTENCE - PROBATION GRANTED

8:34 a.m. State is represented by Adena Bernstein. Defendant is present and represented by Jeff E. Fisher.

Court Reporter, Blanche Paulsen, is present.

Counsel for Defendant and Defendant makes a statement to the Court.

The Defendant is advised of the charge, the determination of guilt and is given the opportunity to speak.

THE COURT FINDS that reasonable efforts have been made to give the victim notice of the plea proceeding and an opportunity to be heard.

Pursuant to A.R.S. Section 13-607,

THE COURT FINDS AS FOLLOWS:

PF

Docket Code 109

Page 1

08/22/2001

CLERK OF THE COURT FORM R109B

THE HONORABLE JOHN M. GAYLORD

L. Gonzales
Deputy

CR 2001-094396

WAIVER OF TRIAL: The Defendant knowingly, intelligently and voluntarily waived his/her right to a trial with or without a jury, his/her right to confront and cross examine witnesses, his/her right to testify or remain silent and his/her right to present evidence and call his/her own witnesses after having been advised of these rights. The determination of guilt was based upon a plea of guilty.

Having found no legal cause to delay rendition of judgment and pronouncement of sentence, the Court enters the following judgment and sentence:

IT IS THE JUDGMENT of the Court that the Defendant is guilty of the crimes of:

OFFENSE: Count I-as amended-Theft, a class 6 undesignated, nondangerous and nonrepetitive offense in violation of A.R.S. Sections 13-1801, 1802, 701, 702, 702.01, 707, 801, 802 committed on or between June 24, 2000 and July 27, 2000.

Upon consideration of the offense, the facts, law and circumstances involved in this case, the Court finds that the Defendant is eligible for probation. The specific reasons for the granting of probation are stated by the Court on the record.

As punishment for this crime(s),

IT IS ORDERED suspending imposition of sentence and placing the Defendant on probation as to Count(s) I for a period of two years commencing August 22, 2001 under the supervision of the Adult Probation Department of this Court, in accordance with the formal Judgment and Order suspending sentence and Order imposing terms of probation signed by the Court.

As a condition of probation,

08/22/2001

CLERK OF THE COURT FORM R109B

THE HONORABLE JOHN M. GAYLORD

L. Gonzales
Deputy

CR 2001-094396

IT IS ORDERED that the Defendant shall complete 100 total hours of Community Service, at the rate of 10 hours each month beginning October 1, 2001.

IT IS ORDERED that the Defendant pay a monthly probation service fee to the Clerk of the Superior Court of Maricopa County at a rate of \$20.00 commencing on October 1, 2001 and due on the same day of each month thereafter during the term of probation.

RESTITUTION: IT IS ORDERED the Defendant shall make and pay restitution to the victim(s) of this crime, for the economic loss of the victim(s), through the Clerk of the Superior Court in the total amount of \$1,340.93. Restitution is owed in the following amounts to the following persons:

McDonald's of Scottsdale \$1,340.93

Payment is to be made in regular monthly payments of \$100.00 commencing October 1, 2001 and on the same day of each month thereafter until paid in full.

Restitution ledger provided.

IT IS ORDERED that the Defendant pay an assessment in the amount of \$20.00 to the Clerk of the Superior Court of Maricopa County as follows:

Pursuant to A.R.S. 12-116, Defendant shall pay a fee of \$12.00 to the Clerk of the Superior Court of Maricopa County. Should Defendant pay all penalties, fines and/or sanctions in full this date, said fee is not applicable.

Payment is to be made on or before October 1, 2001.

The written terms and conditions of probation are handed to the Defendant for explanation, acceptance and signature. The Defendant agrees to the stated waiver of extradition. The

08/22/2001

CLERK OF THE COURT FORM R109B

THE HONORABLE JOHN M. GAYLORD

L. Gonzales
Deputy

CR 2001-094396

Defendant is advised concerning the consequences of failure to abide the conditions of probation.

The Defendant is advised concerning rights of review after conviction and written notice of those rights is provided.

FILED: Conditions of Probation and Notice of Rights of Review after Conviction.

CLERK OF THE COURT FORM TH1

8/22/01

JOHN MANUEL GAYLORD

JUDGE/COMMISSIONER/PRO TEM

Langles deputy of

No. <u>CR 200 1094396</u>

STATE V. allmon

Let the record reflect that the Defendant's thumbprint is permanently affixed to this sentencing order in open court.

8:42 a.m. Hearing concludes.

(thumbprint)

JUDICIAL OFFICER OF THE SUPERIOR COURT

### The Superior Court of Arizona in Maricopa County - Adult Probation Department

### Chief Probation Officer Barbara A. Broderick



#### PRESENTENCE INVESTIGATION

State of Arizona v. Jon Andrew Allmon, CR2001-094396

Superior Court Criminal Division C

Sentencing Date: August 22, 2001

Sentencing Judge: John M. Gaylord

PSI Officer: Meri Romero Prosecutor:

David Palmer, DCA

Defense Counsel: Anders Lundin, DPD

### **Present Offense:**

The following information is summarized from Salt River Police Department Departmental Report #2001-00980:

On June 24, 2000, and July 27, 2000, the defendant failed to make the bank deposits for a McDonald's restaurant while working as a store manager. The defendant's car was repossessed and these deposit slips were found inside of the car. Upon questioning the defendant, he admitted to taking the two deposits and using the money for personal debts.

### Commentary:

Octavio Espinoza, Area Manager for McDonald's notes they suffered a financial loss of \$1,340.93 due to the defendant's actions. He requests restitution in full and left sentencing up to the discretion of the Court.

Mr. Allmon admits he took two deposits from his past employer. He notes his roommates were unemployed at the time and not contributing financially. He did not want to loose the apartment, so he took the money to pay the bills. He thought he could repay McDonald's before any one missed the money.

The defendant was raised by his parents and he notes his childhood was good, with no abuse. He graduated from high school and furthered his studies at a local college for a few semesters. He is currently employed at K-Mart in the loss prevention department. He notes his employer is aware of his current charges and he has no access to money in his current position. The defendant lists his income at \$1,200.00 per month and his expenditures at \$650.00. Therefore, he should be able to pay all Court ordered monies.

Mr. Allmon first consumed alcohol at the age of thirty-six. He has never had a problem with alcohol and consumes a glass of wine on rare occasions. He denies ever trying any illegal substances.

The instant offense appears to be the defendant's first contact with the justice system. He was in debt and instead of asking for help; he stole money from his employer. He thought he could pay it back before getting caught, which did not happen. This seems to be an isolated

## The Superior Court of Arizona in Maricopa County - Adult Probation Department Chief Probation Officer Barbara A. Broderick

### State of Arizona v. Jon Andrew Allmon, CR2001-094396

### Superior Court Criminal Division C

incident and the defendant does not appear to have any areas of needs at this time. Therefore, it is felt the defendant should be placed on FARE probation and be ordered a financial assessment as punishment.

### Recommendation:

It is respectfully recommended the defendant be granted 3 years FARE probation with a financial assessment of \$1,530.00.

Reviewed by:	Respectfully submitted by:
Judge:	Mu Brus
5	Meri Romero, Senior Adult Probation Officer
Date:	602-992-8507 Ext. 603/August 2, 2001

## IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MARICOPA

STATE OF ARIZONA	SUPERIOR COURT CASE #
vs.	J.P. COURT: WEST MESA JUSTICE COURT
}	J.P. COURT CASE # <u>DI- DIO72 PE</u>
Jon Andrew Allmon Defendant	WAIVER OF PRELIMINARY HEARING WITH PLEA AGREEMENT
ARRAIGNMENT DATE  in the Superior Court:  Central Court Building, 20 Southeast Facility, 222 Ea	TIME 9.30 MPM COURT ROOM # 309 Street, Phoenix ast Javelina Ave., Mesa
DECLAR	RATION by defendant as follows:
Defendant is represented by his/her	attorney Anders Lindia
I hereby voluntarily waive my right to a preliminar filed charging me with having committed:	y hearing understanding that I will be held to answer and an information will be  a class 5 felony
	committed on no Detwill
This is a [non] dangerous, [non] repetitive offer	
I understand and acknowledge that:	
A. I have a right to a preliminary hearing.	
<ul> <li>B. I am represented by an attorney now. Further, I know afford one, then one will be appointed to represent more including trial, free of charge.</li> <li>C. I am giving up the right to confront and cross-examed D. I am giving up the right to present evidence in my be</li> </ul>	ow I have a right to an attorney for all further proceedings in this case. If I cannot be at this preliminary hearing as well as in the Superior Court for all purposes the witnesses. The second in t
as well as the right to a dismissal of charges against m	
1. The State of Arizona and the defendant hereb	y agree to the following disposition of this case:
UPlea: The defendant agrees to waive the preliminary h	nearing and plead guilty to: Count (1) (amended): The H- ated felony offense, in violation of ARS §§ 13-1801, 13-1803
42 704 42 702 42 702 04 42 707 42 804 and 42 80	2 committed on or hetalista h
This is a [ non ] dangerous, [ non ] repetitive of	offense under the criminal code. 4/24/00 and 7/27/00
exceptional circumstances finding); and a maximum ser finding. Probation [ is ] his not ] available. Restitution procedures are required. The maximum fine that can be to prison, the defendant shall also be sentenced to ser be served consecutively to the actual period of imprison the defendant can be required to serve the remaining the server in the s	years; a minimum sentence of <u>0.5</u> years ( <u>0.33</u> years if the trial court makes intence of <u>1.5</u> years ( <u>2.0</u> years if the trial court makes exceptional circumstances of economic loss to the victim and waiver of extradition for probation revocation imposed is <u>\$150,000</u> plus <u>7</u> % surcharge. If the defendant is sentenced we a term of community supervision equal to one-seventh of the prison term to ment. If the defendant fails to abide by the conditions of community supervision, erm of community supervision in prison.  Imposed by statute (if any) are: If designated a misdemeanor, the
Q.A.	
	ems: Defendant shall be placed on supervised probation. This offense shall
Vnot be designated a misdemeanor until the defendation for the pay 1,340.93 in restriction to	
3. The following charges are dismissed, or if not y	vet filed, shall not be brought against the defendant:

STATE OF ARIZONA	SUPERIOR COURT CASE
νa	J.P. COURT WEST MESA JUSTICE COURT
	J.P. COURT CASE # 01-01072 FT
Jon Andrew Allmon Defendant	
A 14. This agreement serves to amend the complaint of	or information, to charge the offense to which the Defendant pleads, without the ed by the court or withdrawn by either party, or if the conviction is subsequently of this plea agreement are automatically reinstated.
carse determination on the charges to which s/he pleads. The the Defendant be charged with or commit a crime between the agreement be binding on the State until the State confirms all r	reby waives and gives up her/his rights to a preliminary hearing or other probable before Defendant agrees that this agreement shall not be binding on the State should be time of this agreement and the time for sentencing in this cause; nor shall this representations made by the Defendant and her/his attorney, to-wit: Defendant before also avows that he/she WAS WAS NOT on probation or parole
·	
same as or exceeds the stipulated sentence in the plea agreen withdraws the plea, the Defendant hereby waives and gives up original charges.	disregard the stipulated sentence and impose any lawful sentence which is the ment. In the event the court rejects the plea, or either the State or the Defendant p his right to a preliminary hearing or other probable cause determination on the
ryptions, defenses, objections, or requests which s/he has ma	ndrawn by either party, the Defendant hereby waives and gives up any and all ade or raised, or could assert hereafter, to the court's entry of judgment against twith this agreement. By entering this agreement, the Defendant further waives
and that any sentence either stipulated to or recommended he court concludes that any of the plea agreement's provisions re it can reject the pleas. If the court decides to reject the plea a Defendant an opportunity to withdraw from the plea agreement	and and agree that it is the court's duty to impose sentence upon the Defendant, erein in paragraph two is not binding on the court. If after accepting this plea, the egarding the sentence or the term and conditions of probation are inappropriate, agreement provisions regarding sentencing, it must give both the State and the it. In case this plea agreement is withdrawn, all original charges will automatically sup her/his right to a probable cause determination on the original charges.
to withdraw the plea agreement, then any sentence either stip and the court is bound only by the sentencing limits set forth i	
et/seq.; 13-2314 or 32-1993, if applicable. Nor does the plea age pursuant to A.R.S. § 13-2301 et seq. or the provisions of A.R.	the ability of the State to proceed with forfelture pursuant to A.R.S. §§ 13-4301 greement in any way compromise or abrogate any civil action, including an action R.S. §§ 13-2314(G) or 13-4310.
rights with my lawyer. I understand that by pleading guilty I with trial by jury, to confront, cross-examine, compel the attendance privilege against self-incrimination, presumption of innocence a conditions set forth herein. I fully understand that if, as part of the thereof are subject to modification at any time during the periods.	sone and two of this agreement. I have discussed the case and my constitutional vill be waiving and giving up my right to a determination of probable cause, to a ce of witnesses, to present evidence on my behalf, my right to remain silent, my and right to appeal. I agree to enter my plea as indicated above on the terms and his plea agreement, I am granted probation by the court, the terms and conditions iod of probation. I understand that if I violate any of the written conditions of my tenced to any term or terms stated above in paragraph one, without limitation.
read and approved all of the previous paragraphs in this	h of the above boxes and signed the signature line below to indicate I have agreement, both individually and as a total binding agreement.
Date 7/17/0/ Defendant 4000 U	Mon
	thim/her of his/her constitutional rights and all possible defenses. I believe that er the facts of this case. I concur in the entry of the plea as indicated above and
Date 7/19/01 Defense Counsel	Bar # <u>157.7/</u>
I have reviewed this matter and concur that the plea and disp	position set forth herein are appropriate and are in the interests of justice.
Date 7/17/00 Prosecutor Rebert	Sah
Rebecca Baker, De	eputy County Attorney

## PRESENTENCE RECOMMENDATIONS FOR APO Rebecca Baker, DCA #020357 - (605)506-0855

DEFENDANT: Jon Andrew Allmon
CR NUMBER: 01-01072 FE
The defendant pled guilty to:
Theft a class le undesignated felony
The State recommends the defendant be sentenced to the following:
three years supervised probation.
Reason for recommendation:
The defindant stole \$1,340.93 from his employer which was supposed to be deposited
in the bank
in the bank
·
Towns of Dian Agreements
Terms of Plea Agreement:
Defendant show pay 1,340.93 in restitution
to the uction.

### Furningh Screening Results Explanation

DATE: August 02, 2001

Defendant:

Allmon, Jon Andrew

**DOB:** 04/13/1963

Cause Number: 2001094396

APO: Romero, Meri

### **FURLOUGH SCREENING RESULTS:**

The defendant is appropriate for the Work Furlough Program.

The defendant is appropriate for the Day Reporting Center.

\*NOTE: Defendant is not appropriate for the Youthful Offender Program.

Respectfully submitted,

Barbara A. Broderick

Chief Adult Probation Officer

Furlough Screening Officer

Date 8 - 2 - 0 1

AUG 2'9 2001

CAUSE NO: 001-94396

Enclosed is the Criminal History
Information portion of the
Presentence Report. Dissemination is
restricted to Criminal Justice
Agencies Only. Secondary
dissemination to Noncriminal Justice
Agencies is PROHIBITED

## LOCATION ONLY

See Discovery and Confidential Materials

CR2001-094396

### WEST MESA JUSTICE COURT MARICOPA COUNTY, STATE OF ARIZONA

STATE OF ARIZONA, CR01-01072FE JON ANDREW ALLMON I HEREBY CERTIFY THAT THE ENCLOSED ITEMS CONSTITUTE A TRUE AND COMPLETE RECORD OF THE PRELIMINARY PROCEEDINGS HELD IN THE ABOVE-NAMED ENTITLED CASE APPEARING IN MY DOCKET NO.CR01-01072 -FE THE FOLLOWING ITEMS ARE INCLUDED: **NEW COMPLAINTS** Docket Printout; ☐ Motion(s) Waiver of Preliminary Hearing; PSA-IA Paperwork; Waiver of Preliminary Hearing with Officer's Release Questionnaire; Plea Agreement; Notice of Appearance; Release Order; ☐ Failure to Appear Complaint(s); Warrant; Summons: Bond; Order Holding Defendant to Answer Before Superior Court; Court Information Submittal; CRIMINAL DEPARTIES 01 JUL 20 PM 2: 4:0 Order Regarding Counsel; Complaint; Final Disposition Report; Defendant's Release Questionnaire; Defendant's Financial Statement; Other: DATE: 1-19-01

CLAYTON HAMBLEN
JUSTICE OF THE PEACE
WEST MESA JUSTICE COURT



### CASE NUMBER -----CR01-01072A-FE

PROSECUTION DEFENDANT 

ALLMON, JON ANDREW AGENCY : SRPD : THEFT ET AL : 1 DOB: 13-Apr-1963 CHARGE

: 1 CHARGES PLEA DATE

: 24-Jun-2000 PLEA TYPE : OFF DATE COMP\_\_\_\_ : 8-May-2001 ATTY NBR : 20357 ALT DISPO

ATTY TYPE : PD NBR : 15171 ATTY NAME : LUNDIN, ANDERS

ATTY NAME : BAKER, REBECCA

JUDGE : Hamblen REPORTER : BOND AMOUNT : \$0.00 \$0.00

BOND PAID :

CALENDARED : 7/19/01 9:00 AM BOND TYPE

CONTINUES : 0 BOND DISPO : NEXT HEAR : PE

Tickle Date : Tickler: Comment:

........

ACCOUNTING DOCKET DATA \_\_\_\_\_ ......

Code Amount Sum Issued: 9-May-2001 War Issu\_\_: ----

War Return : Sum Reiss : Sum Return : 3-Jul-2001 War Quash :

FTA\_Term

Init App. : 2-Jul-2001

Military w.

Description

Hearing :
Prelim : 19-Jul-2001
Trial : ......

Trial Type : Trial

Arr Date : 27-Jul-2001 Arr Time : 9:30Am/204 Arr Warnt : DUE Date : TERM DATE : 19-Jul-2001 Termin Type : WAIVER WP

Total \$0.00 Balance \$0.00

(Printed on 19-Jul-2001)

CASE: CR01-01072-FE

Plaintiff: State of Arizona Defendant: ALLMON, JON ANDREW

ITEM	DATE	REF	PROCEEDING ENTRY
001	8-May-2001	A	COMPLIANT FILED. CHARGES: THEFT, C5F. SUMMONS REQUESTED.
002	9-May-2001	A	SUMMONS ISSUED THIS DAY WITH AN APPEARANCE DATE OF 27-JUN-2001.
003	27-Jun-2001	A	DEFENDANT NO SHOW FOR INITIAL APPEARANCE. WARRANT TO ISSUE
005	2-Jul-2001	A	INITIAL APPEARANCE BY DEFENDANT THIS DAY. PRELIMINARY HRG. SET ON 7/19/01 AT 9:00 AM
004	3-Jul-2001	A	SUMMONS RET'D, UNABLE TO VERIFY RESIDENCE.
006	19-Jul-2001	A	ALL PARTIES PRESENT FOR PRELIMINARY HRG. WAIVER WITH PLEA AGREEMENT BY DEFENDANT THIS DAY. ALL DOCUMENTS TRANSFERRED TO SUPERIOR COURT.

PARTY REPORT FOR CR01-01072 FE

Party Name

AKA/DBA

ALLMON, JON ANDREW (A)

DOB: 13-Apr-1963 SSN: 526-47-6819 RACE: W SEX: M HGT: 600 WGT: 130 HAIR: BLN EYE: BLU DR #: 01-00980 SRPD

ALLMON, JON ANDREW 3137 West Claremont Avenue, Phoenix, AZ 85017

## IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MARICOPA

STATE OF ARIZONA	. )	SUPERIOR COURT CAS	SE#
V	s. )	J.P. COURT: WEST MES	SA JUSTICE COURT
	}	J.P. COURT CASE #	1-01072 PE
Jon Andrew A	HIMON )	WAIVER OF PRELIMINA WITH PLEA AGE	ARY HEARING REEMENT
	Central Court Building, 201 W Southeast Facility, 222 East J		ROOM#_ <u>ДОЧ</u>
•	DECLARAT	ON by defendant as follows:	
Defenda ∩—A	ent is represented by his/her atto	omey Anders (	Lindrin
	aive my right to a preliminary he ng committed: Theft o		d to answer and an information will be
		committe	don or between
This is a [non] dange	erous, [non] repetitive offense	under the criminal code. $\varphi/24$	100 and 7927100
I understand and ackr	nowledge that:		•
A. I have a right to a prelim B. I am represented by an afford one, then one will be including trial, free of charge	attorney now. Further, I know I appointed to represent me at	have a right to an attorney for all furth this preliminary hearing as well as i	ner proceedings in this case. If I cannot in the Superior Court for all purposes
<ul> <li>C. I am giving up the right</li> <li>D. I am giving up the right</li> <li>is sufficient evidence again</li> </ul>	to confront and cross-examine to present evidence in my beha	If and that I am giving up the right to I see to hold me to answer in the Superion	have the magistrate determine if there for Court on the above stated charges,
1. The State of Arizon	na and the defendant hereby ac	ree to the following disposition of this	s case:
/ I ·	es to waive the preliminary heari	ng and plead guilty to: Count ( 1 ) (a	amended): Theff
13-701, 13-702, 13-702,01	a Class 6 undesignated , 13-707, 13-801 and 13-802	felony offense, in violation of ARS committed of	
	gerous, [ non ] repetitive offer		1100 and 7127/00
The crime carries a p exceptional circumstances finding. Probation [is] is procedures are required. If to prison, the defendant sha be served consecutively to t the defendant can be required. Special conditions regarding	finding); and a maximum sentends not I available. Restitution of each maximum fine that can be impall also be sentenced to serve a the actual period of imprisonmented to serve the remaining term	ars; a minimum sentence of <u>0.5</u> years of <u>1.5</u> years ( <u>2.0</u> years if the trial of economic loss to the victim and waiver bosed is <u>\$150,000</u> plus <u>7</u> % suterm of community supervision equat. If the defendant fails to abide by the of community supervision in prison, ation imposed by statute (if any) are:	rs (0.33 years if the trial court makes out makes exceptional circumstances of extradition for probation revocation urcharge. If the defendant is sentenced at to one-seventh of the prison term to e conditions of community supervision, it if designated a misdemeanor, the
Unot be designated a misd		as successfully completed probat	
3. The following charg	es are dismissed, or if not yet fi	led, shall not be brought against the	defendant: None

	A CHIPERION COLUMN
STATE OF ARIZONA	SUPERIOR COURT CASE #
	J.P. COURT WEST MESA JUSTICE COURT  J.P. COURT CASE # 01-01072 FT
Jon Andrew Allmon Defendant	J.P. COURT CASE # 01-0101210
John Hyara Furtori Defendant	1
4. This agreement serves to amend the complaint of filing of any additional pleading. However, if the plea is rejected reversed, the original charges that are dismissed by reason of the complaint of the plea is rejected.	or information, to charge the offense to which the Defendant pleads, without the ed by the court or withdrawn by either party, or if the conviction is subsequently if this plea agreement are automatically reinstated.
cause determination on the charges to which s/he pleads. The the Defendant be charged with or commit a crime between the agreement be binding on the State until the State confirms all	eby waives and gives up her/his rights to a preliminary hearing or other probable. Defendant agrees that this agreement shall not be binding on the State should be time of this agreement and the time for sentencing in this cause; nor shall this representations made by the Defendant and her/his attorney, to-wit: Defendant fendant also ayows that he/she WAS KWAS NOT on probation or parole
same as or exceeds the stipulated sentence in the plea agreer	disregard the stipulated sentence and impose any lawful sentence which is the nent. In the event the court rejects the plea, or either the State or the Defendant on this right to a preliminary hearing or other probable cause determination on the
reptions, defenses, objections, or requests which s/he has ma	drawn by either party, the Defendant hereby waives and gives up any and all de or raised, or could assert hereafter, to the court's entry of judgment against with this agreement. By entering this agreement, the Defendant further waives
and that any sentence either stipulated to or recommended he court concludes that any of the plea agreement's provisions re it can reject the pleas. If the court decides to reject the plea agreement an opportunity to withdraw from the plea agreement.	nd and agree that it is the court's duty to impose sentence upon the Defendant, rein in paragraph two is not binding on the court. If after accepting this plea, the garding the sentence or the term and conditions of probation are inappropriate, greement provisions regarding sentencing, it must give both the State and the . In case this plea agreement is withdrawn, all original charges will automatically up her/his right to a probable cause determination on the original charges.
	provisions regarding sentencing and neither the State nor the Defendant elects ulated to or recommended herein in paragraph two is not binding on the court, in paragraph one and the applicable statutes.
	the ability of the State to proceed with forfeiture pursuant to A.R.S. §§ 13-4301 reement in any way compromise or abrogate any civil action, including an action S. §§ 13-2314(G) or 13-4310.
rights with my lawyer. I understand that by pleading guilty I will trial by jury, to confront, cross-examine, compel the attendance privilege against self-incrimination, presumption of innocence at conditions set forth herein. I fully understand that if, as part of this thereof are subject to modification at any time during the period	one and two of this agreement. I have discussed the case and my constitutional I be waiving and giving up my right to a determination of probable cause, to a e of witnesses, to present evidence on my behalf, my right to remain silent, my and right to appeal. I agree to enter my plea as indicated above on the terms and is plea agreement. I am granted probation by the court, the terms and conditions d of probation. I understand that if I violate any of the written conditions of my enced to any term or terms stated above in paragraph one, without limitation.
	of the above boxes and signed the signature line below to indicate I have greement, both individually and as a total binding agreement.
Date 7/19/0/ Defendant CON U	llmon
	him/her of his/her constitutional rights and all possible defenses. I believe that the facts of this case. I concur in the entry of the plea as indicated above and
Date 7 19 01 Defense Counsel	Bar # <u>157.7/</u>
I have reviewed this matter and concur that the plea and dispo	sition set forth herein are appropriate and are in the interests of justice.

Rebecca Baker, Deputy County Attorney

Bar # \_\_020357

Prosecutor\_



STATE OF ARIZONA

JON ANDREW ALLMON

THEFT

No. CR01-01072 FE

**RELEASE ORDER** 

Defendant

	STANDARD CONDITIONS	JULY 19, 2001	
) Appear for	PRELIMINARY HEARING	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	9:00 AM
	Mesa Justice Court, 2050 W. University, Mesa, Arizona 85201	964-2958	_
) Refrain from ( ) Not leave the If defendant v	swer and submit to all further orders and processes of the court havi committing any criminal offense; and state without permission of the court. iolates any term of these conditions of release and is later found in sives extradition.		reby knowingly and
voicinarily wa	RELEASE TYPE		
Supervised Re Services Agen	tance: The defendant is released and promises to appear in court as lease: The defendant is released on an own recognizance, subject to the cy of the Superior Court. including drug monitoring ustody: The defendant will be placed in the custody of:	required. e supervision restrictions and conditi	ions of the Pretrial
Name		Telephone	
the defendant	) to supervise the defendant in accordance with the conditions of this of at all scheduled hearings before the court having the jurisdiction of the andant violates any condition of this release or disappears.		
	Signed	Third-Party Custodian	
	arance Bond: The defendant will deposit with the Clerk of the above	court the total sum of \$	
	is all applicable surcharges.  defendant is held without bond pursuant to Ariz. Const. Art. 2, Sect	ion 22.	
	is all applicable surcharges.  defendant is held without bond pursuant to Ariz. Const. Art. 2, Sect  OTHER CONDITIONS AND RESTRICT		,
The defendant	defendant is held without bond pursuant to Ariz. Const. Art. 2, Sect	IONS  or witnesses, including arresting off ption.  id driver's license.	icers.
The defendant the defendant The defendant The defendant The defendant The defendant	OTHER CONDITIONS AND RESTRICT is not to return to the scene of the alleged crime. is not to initiate contact of any nature with the alleged victim(s) and/o is not to possess any weapons or any drugs without a valid prescript is not to drink alcoholic beverages and drive, or drive without a valid is to continue to reside at the present address or provide the court	IONS  or witnesses, including arresting off ption.  id driver's license.	icers.
The defendant the defendant The defendant The defendant The defendant The defendant	OTHER CONDITIONS AND RESTRICT is not to return to the scene of the alleged crime. is not to initiate contact of any nature with the alleged victim(s) and/o is not to possess any weapons or any drugs without a valid prescript is not to drink alcoholic beverages and drive, or drive without a valid is to continue to reside at the present address or provide the court is to contact the probation/parole officer	IONS  or witnesses, including arresting off ption.  id driver's license.	icers.
No Bond: The The defendant The defendant The defendant The defendant The defendant The defendant	OTHER CONDITIONS AND RESTRICT is not to return to the scene of the alleged crime. is not to initiate contact of any nature with the alleged victim(s) and/o is not to possess any weapons or any drugs without a valid prescript is not to drink alcoholic beverages and drive, or drive without a valid is to continue to reside at the present address or provide the court is to contact the probation/parole officer	Or witnesses, including arresting off ption. Id driver's license, with proof of current local address.	icers.

3899-600 : 65 R4-95

White: File Copy Canary: Jail Pink: Defendant





### WARNING TO THE DEFENDANT:

You have a right to be present at your trial and a number of other proceedings of which you will be notified. If you do not appear at the time set by the court, a warrant will be issued for your arrest and the proceeding will begin without you.

### CONSEQUENCES OF VIOLATING THIS ORDER

If the defendant violates any conditions of this release order, the court may order the bond and any security deposited in connection therewith forfeited to the State of Arizona.

In addition, the court may issue a warrant for the defendant's arrest upon learning of his violation of any conditions of his release. After a hearing, if the court finds that the defendant has not compiled with the conditions of release, it may modify the conditions or revoke his release altogether.

If he was released on a felony charge, and the court finds the proof evident or the presumption great that he committed a felony during the period of release, it SHALL revoke his release. Such defendant would also be subject to an additional criminal charge, and upon conviction could be punished by imprisonment for not more than five years in the state prison, in addition to the punishment which would otherwise be imposable for the crime committed during the period of release.

Upon finding that the defendant or any other person named in this order has willfully violated its terms, the court may also find him in contempt of court and sentence him to a term of imprisonment, a fine or both.

## WEST MESA JUSTICE COURT MARICOPA COUNTY, STATE OF ARIZONA

STATE OF ARIZONA,

CR01-01072FE

JON ANDREW ALLMON
ORDER HOLDING THE DEFENDANT TO
ANSWER BEFORE THE SUPERIOR COURT

I HEREBY ORDER THAT THE ABOVE-NAMED DEFENDANT BE HELD TO ANSWER BEFORE THE SUPERIOR COURT ON THE CHARGES, THAT IN WEST MESA PRECINCT, MARICOPA COUNTY, ARIZONA, ON JUNE 24, 2000 AND JULY 27, 2000, JON ANDREW ALLMON, COMMITTED A FELONY, TO WITT:THEFT, CLASS 5 FELONY.:

	find probable cause that the above offense(s) has/have been committed and that the defendant committed it/them.
	The defendant waived a preliminary hearing on the charges
(	The defendant waived preliminary hearing and signed a plea agreement.  TE: \( \int - \left  9 - 0 \right  \)  CLAYTON HAMBLEN JUSTICE OF THE PEACE
	WEST MESA JUSTICE COURT



2050 W. UNIVERSITY DRIVE, MESA, AZ 85201 (480) 964-2958 www.maricopa.gov/justicecourts

	STATE OF ARIZONA	BOOKING #
	VS.	
		CASE #CR01-01072 FE
	JON ANDREW ALIMON	O/IOC#
	. Defendant	SOCIAL SECURITY #
		ORDER REGARDING COUNSEL
The Co	urt makes the finding and orders as marked below:	
1.	and will hire a lawyer. If Defendant is not able to hire	ne services of a lawyer. Defendant has advised the Court that he/she can a lawyer, IT IS ORDERED DEFENDANT MUST APPEAR IN PERSON at a services of a lawyer.
		and advise the Court of that fact. (WARNING: If you
_	appear at the next hearing without a lawyer, the hearing ma	ay still proceed as scheduled.)
	for Defendant. IT IS FURTHER ORDERED that YOU, the I 11 West Jefferson, Luhrs Building, First Floor, Suite 5, Mon holidays, to discuss your case. DO THIS AS SOON AS PO	ERED that the Maricopa County Public Defender is appointed as lawyer DEFENDANT, go to the Office of the Maricopa County Public Defender, and the through Friday, from 8 A.M. to 4:30 P.M., phone 506-7711, except PSSIBLE AFTER YOUR RELEASE FROM JAIL. (If you are not released but.) You may be required to contribute towards attorney costs based on
3.	DEFENDANT, shall contact the following lawyer to discuss y	appointed for Defendant. IT IS FURTHER ORDERED that YOU, the your case. Do this as soon as possible after your release from jail. (If you contact you.) You may be required to contribute towards attorney costs
	Attorney's Name	
	Address	City, Arizona
	Phone	
4.		cy (PSA) Financial Review Unit (FRU) for an assessment on defendant's
5.	The Court finds that Defendant has financial resources which the Defendant shall pay toward the cost of representation to by; at the time of judgment;	ch enable him/her to offset in part the costs of legal services. the amount of \$, due and payable:
	<b>—</b>	, starting Make all
		ler or certified check payable to the Justice Court named above.
6.	Defendant is not entitled to be represented by counsel in furt to rule 6.1a A.R.S. Vol. 17.	ther criminal proceedings based upon the nature of the charge, pursuant
	JULY 2, 2001	
	Date	
		Samuel Tomb
		Judge, Magistrate, Commissioner



### COURT STATE OF ARIZ

COUNTY OF MARICOPA

STATE OF ARIZONA

No. \_\_\_ **RELEASE QUESTIONNAIRE** 

Defendant

PART II. TO BE COMPLETED BY THE DEFENDANT OR BY THE MAGISTRATE. (CUESTIONARIO SOBRE LA PUESTA EN LIBERTAD.)

Instruction To The Defendant (Instrucciones para el acusado):

The following information is for the purpose of determining the conditions under which you may be released at this time. You are not required to answer any questions if you feel the answer might be harmful to you. The answers you give to the following questions will be used by the court for the purpose of determining

mat mat preg emb	condi lorm ler. ( runta argo lquie	Itions of your release. However, your answers will be checked against the information supplied by the police, and with the references you yourself give on . Any discrepancies may result in higher ball or harsher conditions of release. Any information you give may be used against you in this or any other La siguiente información servirá para fijar las condiciones de su puesta en libertad en este momento. No tiene la obligación de responder a ninguna si opina que le podría perjudicar. El tribunal usará las respuestas a las siguientes preguntas para fijar las condiciones de su puesta en libertad. Sin , sus respuestas se compararán con la información proporcionada por la oplicía y con las referencias que Ud. mismo proporcionó en el formulario, en discrepancia podría resultar en una fianza más elevada o en condiciones más severas para la puesta en libertad. Cualquier información que Ud. one se podrá usar en contra suya en este o en cualquier otro asunto.
A.	Gei	neral Background
	1.	Background and Residence
		a Full Name JON All mon N
		a. Full Name JON All model  b. Sex M Race C Age 39 Place of Birth Ah Present Citizenry Les.
		c. If you are not a citizen, how long have you been in this country?
		d. Present Address 4226 N. 74 Ave Phone 623-845-6013
		c. If you are not a citizen, how long have you been in this country?  d. Present Address 4226 N. 74 Ave Phone 623-845-6013  e. How long have you lived at this address? 4 mau+1 How long have you lived in Ariz? 10455
		f. Where will you go if released today? Address above
	2	Family
	۷.	ranny
		a. Are you married? No Are you living with your spouse?  b. How many other persons (including your children) are living with you?
		b. How many other persons (including your children) are living with you?
		c. How much do you contribute to their support? 3350 month
		d. Do you have regular contact with any other relative? Explain
	3.	Employment
	_	a. Are you presently employed? 225 If not, what is your principal means of support?
		h Employer's Name K-WAR+
		c. His address 1330 W 6A3=11254
		d. What is the nature of your job? Loss Control How long have you worked there? - & months
	1	Criminal Record
	٦.	Do you have any previous criminal record? No If so, explain
	5.	Record of Appearance
		Have you even been released on bail or other conditions pending trial?
		Did you ever fail to appear as required? If so, explain:
	6.	Supervision
	•	Is there any organization (church, union, club, or other) or any person who might agree to supervise you and be
		responsible for your return to Court as required? NO
		Organization or person to contact
		Address Phone
	7	Other Circumstances
	٠.	Are there any other matters (such as your health or illness in your family) which you feel the Court should consider in
		making its decision?
		Are you an alcoholic?, an addict?, mentally disturbed?, physically
<b>8</b>		ill? If yes, explain:
, o	8.	Verification
3899-032 : IV-D		Is there any other friend, relative, neighbor, minister or other person who can be called as a reference to this information?
88		Nome & Robert All MONI Bhom 417/28 218/22 907 12 desidant 20000 Mc
		Name Ed S: 109. Phone 417678386Address 907 woleasant Aurora Mc Name Ed S: 109. Phone 623-145.6013 Address 4226 N. 74 th Ave.
		Name Proncect air by Address It Co Ni.

• • • All the second of the second o 22 W 1260

## **ILLEGIBLE DOCUMENTS**

This sheet inserted by Clerk of Court at time of scanning

This image is a true copy of the original document.

This image, or part of this image, is illegible due to the quality of the original document presented for filing.

LRD: 03/21/12

# IN THE COURT STATE OF ARIZONA — COUNTY OF MARICOPA DEFENDANT'S FINANCIAL STATEMENT

Co	uri	Booking #			_ Case #
hel	nstructions to the Defendant: You are to answer the for p you and, if a bond is required, how much it should sleading information, you can be punished for conter	d be. Use ompt of cou	are in	filling in your answer subjected to prosecution	s. If you knowingly give false or on for theft or perjury.
1.	State your full name:	A	104	ew	Allmon
2	Are you (check one): (S.single;   divorced;   widow   married, and living with your spouse.	ved; 🗆 mar	rried,	but separated from you	ur spouse (your wife or husband):
3	In addition to supporting yourself, how many other	adults do	VOU S	upport? adults.	
	How many children do you support? children	n.	,		
4.	If you are working, are you paid: (check one)				
	□ every week; the every other week; □ two times a n	nonth; 🛘 o	ne tir	ne a month; ☐ other _	thee phen;
5.	How much money are you paid each time you are p				
6.	If your spouse (your wife or husband) is working, is	she (or he	e) pai	d: (check one)	
	□ every week; □ every other week; □ two times a n	nonth; 🛭 o	ne tir	ne a month; 🛘 other_	the other
7.	How much money is your spouse paid each time s	he (or he)	is pai	d? \$ net tal	ke-home pay.
<b>8</b> .	List below in Column 1 the money that you get paid o list below in Column 2 the money that your spouse get leave Column 2 blank.				are separated, widowed or single.
				COLUMN 1	COLUMN 2
	FROM			Amount paid to ME monthly	Amount paid to MY SPOUSE monthly
۵	Working; net take-home pay			765,00	e ar or oose monany
	Payroll deductions for savings; bonds, stock, etc.		• _	140,00	
	Unemployment compensation				
	Welfare		_		
	Disability benefits				
	Veteran's benefits		-		
	Social Security benefits		_		
	Workmen's Compensation		_		
200	Accident benefits		_		
18.	Retirement benefits				
19.	Allotment checks		_		
20.	Interest		_		
21.	Dividends		_		
<b>22</b> .	Child support received		_		
<b>23</b> .	Alimony or maintenance received		_		
24.	Total of any other monthly income received (from	)	_		
<b>25</b> .	TOTALS		\$_	765.00	_ \$ <u></u>
26.	List below the amounts of cash held or value of:		•		
<b>27</b> .	Cash (on you and your spouse, in your jail property and at home).				\$ 3,00
26.	Cash in banks, credit unions, and anywhere else				
<b>29</b> .	Cash owed to you or to your spouse by others				
<b>30</b> .	Stocks and bonds; insurance policy cash values				
31.	TOTAL			TOTA	3.00
<b>32</b> .	Give below the following information about any mot (cars, trucks, trailers, boats, airplanes, motorcycle are buying, which you own or in which you claim Description, Year and Model	s) which y	ou t.	nat in It Worth?	Amount owed by you
<b>33</b> .		_ \$ _			\$
34.					
<b>35</b> .	Give below the following information about any re are buying, which you own, or in which you claim to				land and buildings) which you  Amount owed by you
<b>36</b> .	Location a	_ \$_	W	net is it Worth?	(mortgages, etc.)
	b				
					Page 1 of 2

	What is K?	_	What is it Worth?		Amount owed by you
•	The second secon	\$ -		_ \$	
		-		_	
				_	
	ist below all monthly expenses not taken from your p	ey:		-	Amount peld each month
ſ	Rent or house payment				\$ 350,00
•	Total cost of utilities (water, electricity, gas, telephone	and ga	irbage)		70.00
ľ	Food				
(	Credit card payments				
	nstallment loan payments				
	Charge account payments				
•	Motor vehicle payments				
-	Jnion dues				
	Medical care costs (doctors, dentists, medicine)				
	Child support and alimony				
	Cost of baby-sitter				
	Motor vehicle insurance, maintenance and gas				
(	Other monthly expenses (for)		_		
				OTAL	5
	Do you have any expenses (monthly or otherwise not		-		
	(Yes or No). If yes, what are they and how much	are they	(1994) SERVER NO 1994		
•	Vhat?		How Much?		How often paid?
		<b>\$</b> _			
		_		-	
•	Are you behind (delinquent) in paying any of your deb (Yes or No). If yes, list them below: What?		How Much?		How often paid?
		\$ <u>_</u>		-	
		_	· · · · · · · · · · · · · · · · · · ·		
•			la	- J	Na
	Do you have enough money or property to pay a lawyon you have an attorney to help you with this case?	er to he		Yes. D	No.
	Do you have enough money or property to pay a lawyon you have an attorney to help you with this case?	Yes.	No.	Yes. D	No.
	Do you have enough money or property to pay a lawyon to you have an attorney to help you with this case?  If yes, what is his name?	Yes. \$1	No.	Yes. D	No.
	Do you have enough money or property to pay a lawyon you have an attorney to help you with this case?  If yea, what is his name?	Yes. \$1 . \$2.No.	No.		
-	Do you have enough money or property to pay a lawyon you have an attorney to help you with this case?  If yes, what is his name?	Yes. \$\frac{1}{2}\text{No.}  B. \Q \text{No.}  Defend	No.  o.  er) to help you with this		Í,Yes. □ No.
-	Do you have enough money or property to pay a lawyon you have an attorney to help you with this case?  If yes, what is his name?	Yes. \$1 . \$2.No. s. \$1 No. Defend a lawye	No. er) to help you with this or's fee? \$180-200 do	case? §	(,Yes. □ No.
	Do you have enough money or property to pay a lawyon you have an attorney to help you with this case?  If yes, what is his name?	Yes. \$1 . \$2.No. s. \$1 No. Defend a lawye	No. er) to help you with this or's fee? \$180-200 do	case? §	(,Yes. □ No.
	Do you have enough money or property to pay a lawyor or you have an attorney to help you with this case?  If yea, what is his name? If no, are you planning to hire your own lawyer?  Yes to you want a lawyer to help you with this case?  Yes to you want the Court to appoint a lawyer (the Public How much cash could you pay as a down payment on How much cash could you pay each week, starting new that under penalty of perjury:  Whether or not I am applying herein for the service of the ruthfully given the information which appears in this some made any false statement or misrepresentation or the services of the public defender or a court-appointed concealment, or if I continue to accept such services at	er to he Yes. 11  I. ID-No.  III. III. ID-No.  III. III. III. III. III. III. III. I	in i	case? § wn payr 2 conceal ourt, or prosec tement, naterial	Ayes. No.  nent.  Deper week.  Dinted attorney, I have ed, or in any way prosecuted for perjury if luted for theft if I obtain misrepresentation, or by changed without
	Do you have enough money or property to pay a lawyer to you have an attorney to help you with this case? If yea, what is his name?  If no, are you planning to hire your own lawyer? Yea to you want a lawyer to help you with this case? Yea to you want the Court to appoint a lawyer (the Public How much cash could you pay as a down payment on How much cash could you pay each week, starting new that under penalty of perjury:  Whether or not I am applying herein for the service of the ruthfully given the information which appears in this significances and the services of the public defender or a court-appointed concealment, or if I continue to accept such services at the public defender or my court-appointed attractions.	er to he Yes. \$1	er) to help you with this or's fee? \$ 100-200 do for your lawyer's fee? \$ lic defender, or other cont. I have not knowingly be held in contempt of culment, and that I can be sey by means of false stafinancial condition has and that in any such cas	case? § wn payr approximaterial athis ap	A,Yes. DNo.  nent.  Deper week.  Dinted attorney, I have ed, or in any way prosecuted for perjury if I uted for theft if I obtain misrepresentation, or by changed without oplication may be used
	Do you have enough money or property to pay a lawyou be you have an attorney to help you with this case?  If yes, what is his name? If no, are you planning to hire your own lawyer?  Yes to you want a lawyer to help you with this case?  Yes to you want the Court to appoint a lawyer (the Public How much cash could you pay as a down payment on How much cash could you pay each week, starting new that under penalty of perjury: Whether or not I am applying herein for the service of the ruthfully given the information which appears in this some made any false statement or misrepresentation or the services of the public defender or a court-appointed attentioning the public defender or my court-appointed attentioning the public defender or my court-appointed attentioning the public defender or my court-appointed attention or the services at notifying the public defender or my court-appointed attentions.	the publication of a lawyest tweek, the publicatement to can be conceased attorn there my torney a septs my to the publication of the publication	er) to help you with this or's fee? \$ 100-200 do for your lawyer's fee? \$ lic defender, or other cont. I have not knowingly be held in contempt of culment, and that I can be sey by means of false stafinancial condition has and that in any such case, I will notify him of an error to help with the staffinancial condition has and that in any such case.	case? § wn payr approximate approximate rial a this approximate rial and the same rise approximate ris	A,Yes. No.  nent.  Deper week.  Dinted attorney, I have ed, or in any way prosecuted for perjury if I uted for theft if I obtain misrepresentation, or by changed without oplication may be used the in my financial resources.
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	Do you have enough money or property to pay a lawyou be you have an attorney to help you with this case? If yes, what is his name?  If no, are you planning to hire your own lawyer? Yes to you want a lawyer to help you with this case? Yes to you want the Court to appoint a lawyer (the Public How much cash could you pay as a down payment on How much cash could you pay each week, starting not cash under penalty of perjury:  Whether or not I am applying herein for the service of the ruthfully given the information which appears in this similar presented my financial resources. I am aware that have made any false statement or misrepresentation or the services of the public defender or a court-appointed experience of the public defender or my court-appointed attended to the public defender or my court-appointed attended the public defender or my court-appointed the p	er to he Yes. St. 12-No. s. 12-No. s	in in the interpretation in the interpretati	case? § wn payr approximate approximate rial a this approximate rial and the same rise approximate ris	A,Yes. No.  nent.  Deper week.  Dinted attorney, I have ed, or in any way prosecuted for perjury if I uted for theft if I obtain misrepresentation, or by changed without oplication may be used the in my financial resources.
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	Do you have enough money or property to pay a lawyou be you have an attorney to help you with this case? If yes, what is his name?  If no, are you planning to hire your own lawyer? Yes to you want a lawyer to help you with this case? Yes to you want the Court to appoint a lawyer (the Public How much cash could you pay as a down payment on How much cash could you pay each week, starting not cash under penalty of perjury:  Whether or not I am applying herein for the service of the ruthfully given the information which appears in this similar presented my financial resources. I am aware that have made any false statement or misrepresentation or the services of the public defender or a court-appointed experience of the public defender or my court-appointed attended to the public defender or my court-appointed attended the public defender or my court-appointed the p	er to he Yes. St. 12-No. s. 12-No. s	in in the interpretation in the interpretati	case? § wn payr approximate approximate rial a this approximate rial and the same rise approximate ris	A,Yes. DNo.  nent.  Dinted attorney, I have ed, or in any way prosecuted for perjury if I uted for theft if I obtain misrepresentation, or by changed without oplication may be used the in my financial resources.

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## IN THE WEST MESA JUSTICE COURT STATE OF ARIZONA—COUNTY OF MARICOPA

STATE OF ARIZONA	NO. CR01-01072-F		
VS	NOTICE OF APPEARANCE		
JON ANDREW ALLMON			

**DEFENDANT** 

PURSUANT TO RULE 6, I Andres Luch For PO'S office HEREBY ENTER MY APPEARANCE IN THIS CASE ON BEHALF OF

JON ANDREW ALLMON FOR ALL FURTHER PROCEEDINGS.

DATE

Alesteda 615171

ATTORNEY BAR#

BD East

ADDRESS

TELEPHONE



### MARICOPA COUNTY CONSTABLE'S OFFICE

### ONE WEST MADISON STREET PHOENIX, ARIZONA 85003

(602) 390-4919 / (602) 506-1948 (fax)

DATE ( / 27-0	COURT	West Mil P NO.	1072
2.2.2	1000111	1/2 2)   /*   //	

THE ATTACHED DOCUMENT/S ARE RETURNED NOT SERVED OR NOT EXECUTED FOR THE FOLLOWING REASON/S;

- AT YOUR REQUEST
- NO SUCH ADDRESS
- NEED APARTMENT NUMBER / FURTHER INFORMATION
- ATTEMPTS MADE, BUT NO RESPONSE
  UNABLE TO VERIFY RESIDENCE
- MOVED, NO FORWARDING ADDRESS
- NOT KNOWN AT ADDRESS GIVEN, PER OCCUPANT / MANAGER
- NEED ORIGINAL / CONFORMED COPY
- NO CONSTABLE / PROCESS SERVER FEE ATTACHED
- NO COMPLAINT ATTACHED

RECEIVED

- NOT FOR MY ASSIGNED PRECINCT
- REFUSED / AVOIDING SERVICE
- OTHER



GILBERT J. TREJO OFFICER OF THE COURT

KC C



WEST MESA JUSTICE COURT
2050 W. UNIVERSITY DRIVE, MESA, AZ 85201 (480) 964-2958
www.maricopa.gov/justicecourts

STATE OF ARIZONA	CASE NO.		
vs. JON ANDREW ALLMON	CR01-01072 FE		
ADDR 3137 West Claremont Avenue		·   SUM	MONS
Phoenix, AZ 85017		11	
THE STATE OF ARIZONA TO DEFENDANT			
A complaint has been filed against you in this Co		Maricopa	County, Arizona, you
commuted the diffic of.			
THEFT, C5F.			
YOU ARE SUMMONED to appear before this	Court at the above address.	9.00 A M	
Date:	Time: _	9:00 A.M.	- e
YOU ARE FURTHER ORDERED to appear wi	th this Summons atN	Maricopa County Sheriff,   (agency)	Records and ID Div.
$\sqrt{\int^{U}}$ 102 W. Madison, Phoenix, AZ 8500	3 on or before	June 26, 2001	NO A
f (address)	OIT OF DEFORE	(data)	E E
for the purpose of being fingerprinted and phot	ographed.		O STA
IF YOU FAIL TO APPEAR AS REQU	IRED, A WARRANT V	WILL BE ISSUED FOR	YOUR ARREST
REQUESTS FOR REASONABLE ACCOMMO			
DIVISION ASSIGNED TO THE CASE BY PART PROCEEDING.	IES AT LEAST 3 JUDISIAL	DAYS IN ADVANCE OF A	SCHEDOLED LOGAL
DATED: May 9, 2001	()	central Eller	<i>QQ</i>
5.W.25.		Judge	
CERTIFI	CATE OF PERSONAL	SERVICE	
STATE OF ARIZONA			
COUNTY OF	SS.		
I swear that I personally served this document as fo	illows:		
Date Received: Date	Served:	Time Served:	
Person Served:			
		inct,	County
		Officer Serving	Document
SUBSCRIBED AND SWORN before me this date:			Document
My Commission expires:			
		Notary Public	
CERTIFIC	ATE OF SERVICE B	Y MAILING	-
I certify that a copy of this document was sent by Readdress,	egistered/Certified mail, retur	n receipt requested, to Defen	dant at the above-listed
DATE:			
		Clerk	
(If applicable) Prosecutor notified of non-service	e on		Cles
2400-107 R8-95	(d	ate)	C/20

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County Attorney Case Number: CA2001007018

STATE v. JON ANDREW ALLMON Defendant Sequence: 1 AKA: 3137 WEST CLAREMONT AVENUE, PHOENIX, AZ 85017 Defendant's Address: Defendant's Employer: Defendant's Attorney: DEFENDANT'S DESCRIPTION: Race: W Sex: M Hair: BLN Eyes: BLU Hgt: 600 Wgt: 130 DOB: 04/13/63 Soc Sec #: 526-47-6819 Old LEJIS #: FBI #: JMS Booking #: JMS LEJIS #: FILING STATUS: JC Complaint \_\_ Holding Complaint \_\_ Grand Jury Indictment \_\_ Direct Complaint Justice Court CR #: \_\_\_\_\_ Justice Court Precinct: WEST MESA JUSTICE COURT Date Complaint Filed: Grand Jury Number: \_\_\_\_\_ Service Type: \_\_\_\_\_ Date Indictment Filed: Superior Court CR #: Adult/Statutory Juvenile/Juvenile Transfer (Circle Appropriate Choice) ATTORNEY: J. Daniel Hicks Bar ID: 003664 Location: PRELIMINARY HEARING/GRAND JURY CHARGES: £ 6 THEFT, A CLASS 5 FELONY CT 1: ARS CODE: 13-1802 Date of Crime: on or between 06/24/00 and 07/27/00 DEPARTMENTAL REPORTS:

DR 200100980 SALT RIVER PD

EXTRADITE: AO

### RICHARD M. ROMLEY MARICOPA COUNTY ATTORNEY

J. DANIEL HICKS
DEPUTY COUNTY ATTORNEY
BAR ID #: 003664
MCAO Firm #: 00032000
Southeast Facility
222 E Javelina Ave Ste 2400
Mesa, AZ 85210-6237
Telephone: (602) 506-0855
Attorney for Plaintiff

DR 200100980

SALT RIVER PD

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## IN THE WEST MESA JUSTICE COURT COUNTY OF MARICOPA, STATE OF ARIZONA

STATE OF ARIZONA,  Plaintiff,  vs.  JON ANDREW ALLMON,	) NO. CR01-O\O72-FET ) COMPLAINT ) THEFT, A CLASS 5 FELONY )
Defendant.	)

The complainant herein personally appears and, being duly sworn, complains on information and belief against JON ANDREW ALLMON, charging that in WEST MESA JUSTICE COURT Precinct, Maricopa County, Arizona:

JON ANDREW ALLMON, on or between June 24, 2000 and July 27, 2000, without lawful authority, knowingly, controlled MCDONALDS' U.S. Currency, of a value of \$1,000 or more, but less than \$2,000, with the intent to deprive MCDONALDS of such property, in violation of A.R.S. §§ 13-1801, 13-1802, 13-701, 13-702, and 13-801.

STATE V. JON ANDREW ALLMON

2.	Q.	' <u>س</u> ے	59	
Complain	ant			

Agency: SALT RIVER PD

sworn to before me this \_ 6 day of A

TITLE

It is requested that a summons be issued.

It is requested that Defendant appear for fingerprints and

photograph.

DEPUTY COUNTY ATTORNEY

JH/pw/allmon/AO